## **REMARKS**

Claims 1-21 are pending.

## The Restriction Requirement and Applicant's Provisional Election I.

The Examiner requires restriction, under U.S.C. § 121, and considers the application to contain separate and distinct inventions, directed to two groups designated Groups I-II.

In response, Applicants hereby elect, with traverse, Group I, claims 1-7 and 16-21, drawn to a composition comprising ingredients including serum, non-essential amino acids, transferring, insulin, EGF, butyrate hydrocortisone, progesterone, and testosterone and to a method of making the composition by admixing the ingredients, classified in class 435, subclass 404. Applicants note that the non-elected process claims should be rejoined, as a matter of right, upon allowance of a product claim. See In re Ochiai, 71 F.3d 1565, 37 USPQ2d 1127 (Fed. Cir. 1995), In re Brouwer, 77 F.3d 422, 37 USPQ2d 1663 (Fed. Cir. 1996), and MPEP § 821.04.

## III. Conclusion

The Examiner is invited to contact the undersigned by telephone if it is felt that a telephone interview would advance the prosecution of the present application.

If there are any fees due in connection with the filing of this response, please charge the fees to Deposit Account No. 19-0741. If a fee is required for an extension of time under 37 C.F.R. § 1.136 not accounted for above, such an extension is requested and the fee should be charged to our Deposit Account.

Respectfully submitted,

Date Aug. 14, 2006 FOLEY & LARDNER LLP

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